United States District Court Eastern District of New York Equan Yunus Jr. -Plaintiff	PRO SE OFFICE 42 U.S.C. 1983
-Vs-	cv
Paul Dawkins, Police Officer - New York City Police Department; John Doe # 1, Police Officer, New York City Police Department; John Doe # 2, Police Officer, New York City Police Department. -Defendant x	Jury Trial Demanded.
1) Statement of Jurisdiction	
This is a civil action seeking relief and/or damages to de	fend and protect the rights guaranteed by
the constitution of the United States. This action is broug	ght pursuant to 42 U.S.C. 1983. The
Court has jurisdiction over the action pursuant to 28 U.S	.C. 1331, 1343(3)(4), and 2201.
2) Parties to this actions	
Plaintiff: Equan M. Yunus, Jr.	
Address:	
Defendant: Paul Dawkins	
Official Position: Police Officer	

Employment Address: 73rd Precinct, 1470 Thomas Boyland Ave,

Booklyn, NY 11212

Defendant: John Doe # 1

Official Position: Police Officer

Employment Address: 73rd Precinct, 1470 Thomas Boyland Ave,

Brooklyn, NY 11212

Defendant is being sued in his individual and official capacities.

Defendant: John Doe # 2

Official Position: Police Officer

Employment Address: 73rd Precinct, 1470 Thomas Boyland Ave,

Brooklyn, NY 11212.

Defendant is being sued in his individual and official capacities.

Previous Lawsuits in State and Federal Courts.

Settlement, personal injury case, kings county supreme court of New York.

Claim

Plaintiff Equan Yunus was falsely arrested without probable cause in violation Of his fourth and eighth amendment rights under the U.S. Constitution. See U.S.C.A. CONST. AMEND. IV; VIII.

(2)

Facts

- 1) On Wednesday July 27, 2016 at approximately 10:45 pm, Equan Yunus ("Plaintiff") was leaving his Friend Patrick Samuel's residential building located at 334 Howard Avenue in Brooklyn, New York to retrieve a phone charger. Plaintiff is a college student registered to attend Lagrange College, located in Lagrange, Georgia. Plaintiff was vacationing in New York during the relevant times of the below stated Constitutional violations.
- 2) While leaving his friend Patrick Samuel's residence Plaintiff was approached by 3 plain clothes New York City Police Detectives, and told to 'stop moving'. Plaintiff complied with the orders of these detectives, as he knew he was not breaking any laws or violations.
- 3) The detectives after stopping the plaintiff began to pat-frisk the Plaintiff, they found no illegal materials on the Plaintiff. Detective Paul Dawkins accused the Plaintiff of gambling, stating he had seen the Plaintiff gambling in front of the building. This was not true and was in fact a pretext to arrest the Plaintiff. Detective John Doe# 1 produced dice and claimed they belonged to the Plaintiff. Plaintiff stated these dice did not belong to him nor were they found on him. Detective John Doe# 2 told detective Dawkins we need information, to which detective Dawkins ordered Plaintiff and Kareem Barnes arrested.
- 4) The Plaintiff was processed through Brooklyn's central bookings after being arrested.

 The Plaintiff was charged with possession of a gambling instrument, N.Y. Penal law

22530. However all charges were dismissed against the Plaintiff as property receipts show Plaintiff was never in possession of any gambling instruments. See Exhibit A, NYPD Property receipts. Plaintiff did not gamble at any time, and did not loiter in front of any residence.

- A) The constitutional basis for this claim under 42 U.S.C. 1983: Plaintiff Equan Yunus was falsely arrested without probable cause in violation of his fourth and eighth amendment rights under the U.S.Constitution. See U.S.C.A. Const. Amend. IV; VIII.
- B) The relief I am seeking for this first claim is: \$500,000 in compensatory and \$500,000 in punitive damages for false arrest, emotional and psychological suffering the Plaintiff suffered.
- C) Plaintiff requests trial by jury.

Exhibits: NYPD property invoice receipts given to the Plaintiff.

2016

(Sworn) I do declare under penalty of perjury the foregoing is true and correct. 28 U.S.C.

1746.

Dated: August 2, 2016

Warm (

Respectfully Submitted,

Equan Yunus, Jr., Pro Se

Notary Public

Sworn to before me this

EVA MARTE
NOTARY PUREIC, State of New York
No_51MA6149623
Qualitied in Kings County
Commission Expires July 17, 2018

Certificate of Service
Yunus v. Dawkins, et al.,
CV
E.D.N.Y.
I Equan Yunus do declare under penalty of perjury the following:
That on the day of, 2016 I did in fact mail one (1) Complaint w/ exhibits by U.S. Mail, U.S. Postal Service to the following Party:
w/ exhibits by U.S. Mail, U.S. Postal Service to the following Party:
Clerk,
U.S. District Court , Eastern District of New York
225 Cadman Plaza,
Brooklyn, NY 11201
(Company) Y do double and a complete of maximum the foregoing is time and comment 20 H C C
(Sworn) I do declare under penalty of perjury the foregoing is true and correct. 28 U.S.C.
1746.
Dated: August 2, 2016 Respectfully Submitted,
x 2 jun fum
Sworn-to before me this Equan Yunus, Jr., Pro Se
2 day of angul 2016
\sim TUIS
Notary Public

EVA MARTE
NOTARY PUBLIC, State of New York
- No. 01MA6149623
Qualified in Kings County
Commission Expires July 17, 2018



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Invoice Status Invoicing Command **OPEN** 73RD PCT. Property Category Property Type Invoice Date **SAFEKEEPING JEWELRY** 07/27/2016 Tax No. Command Officers Rank Name 953803 73RD PRECINCT OCME. EU No. Invoicing 953803 73RD PRECINCT OCME. FB No. Arresting Police Lab Evid. Ctrl. No. Investigating N/A Det Sqd. Case No. **Det Squad Supervisor** CSU/ECT Run No. N/A **CSU/ECT Processing** Pkg. QTY Disposition PETS No. Total QTY Article(s) Item 1100173374 1 NECKLACES COLOR: YELLOW METAL LEAD SEAL NO.: 728911 1100173374 1 **PENDANTS** 2 COLOR: YELLOW METAL LEAD SEAL NO.: 728911 1100173374 1 **OTHER JEWELRY** 3 COLOR: YELLOW METAL LEAD SEAL NO.: 728911

REMARKS: 953803 07/27/2016 11:54: INVOICE # 3000686230

TAX # 953803

OFFICER NAME DAWKINS PAUL CATEGORY SAFEKEEPING PROPERTY TYPE JEWELRY

ITEM#3

Date Of Incident Penal Code/Description 07/26/2016 22530/POSS GAMBLING DEVICE		Crime Classification VIOLATION		Related To		Receipt ACCEPTED	
Prisoner(s) Name	EQUAN	D.O.B	Age 20	Address			Arrest No./Summons No. NYSID No.
Complaint No.	2016-073-06777	·					
Related Comp No.(s)	NIA						
Aided/Accident No.(s)	N/A						
Related Invoice(s)	N/A						



PCD Storage No. --





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Prisoner(s) Name	D.Q.8	Age Address		Arrost No./Summons No. NYSID No.	
1 YUNUS, E	EQUAN		_		
Complaint No.	2016-073-06777				
Related Comp No.(s)	N/A				
Aided/Accident No.(5)	N/A				
Related Invoice(s)	N/A				



PCD Storage No. --